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6 Attorney for Defendant,
7 STEFAN KIRKEBY

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10 UNITED STATES DISTRICT COURT
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12 EASTERN DISTRICT OF CALIFORNIA

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14 UNITED STATES OF AMERICA.) CASE NO.: 1:22-CR-00228-JLT-SKO
15 Plaintiff,)
16 v.)
17 STEFAN KIRKEBY,)
18 Defendant.)
19 _____)

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AMENDED
STIPULATION TO REMOVE
LOCATION MONITORING SERVICES

It is hereby stipulated between the United States by through the Assistant United States Attorney, Laurel Montoya and the Defendant, Stefan Kirkeby, by and through his Attorney, Anthony P. Capozzi that paragraph 7(j) the location monitoring system unit and GPS transmitter device be deleted from the defendant's pretrial conditions while the defendant's wife is outside of the United States.

Mr. Kirkeby's pretrial officer, Lorena Gallagher, has no objection to the modification.

Dated: October 18, 2023,

By:/s/ Anthony P. Capozzi
ANTHONY P. CAPOZZI, Attorney for
STEFAN KIRKEBY

Dated: October 18, 2023,

By:/s/ Laurel Montoya
LAUREL MONTOYA,
Assistant United States Attorney

1 **ORDER**
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3 Based upon the Stipulation of the parties, it is hereby ordered that the location monitoring
4 system unit and GPS transmitter device be deleted from defendant's pretrial conditions while
5 the defendant's wife is outside of the United States. The location monitoring device condition
6 shall be reinstated when defendant's wife returns to the United States.
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9 **IT IS SO ORDERED.**
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12 Dated: 10/19/2023,
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Sheila K. Oberto
14 UNITED STATES MAGISTRATE JUDGE
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